St. Louis County Midwest Oil HWF

STATE OF MISSOURI

Make evolum Governor • David V Sport Director

DEPARTMENT OF NATURAL RESOURCES

DIVISION OF ENVIRONMENTAL QUALITY

St. Louis Regional Office

10805 Sunset Office Drive, Suite 100 St. Louis, MO 63127-1017

(314)822-0101

FAX (314)822-0103

June 11, 1993

Mr. Darryl Gettinger Midwest Oil 1900 Walton Road Overland, Missouri 63114

Dear Mr. Gettinger:

On June 10, 1993 a Resource Conservation and Recovery and Missouri Hazardous Waste Management Compliance Evaluation (CEI) and Resource Recovery inspection was conducted at Midwest Oil at the above referenced address. The inspection was conducted under by Mr. Gary Myers, Environmental Specialist, Missouri Department of Natural Resources (MDNR), St. Louis Regional Office (SLRO). The inspection was conducted under the authority of the Resource Conservation and Recovery Act of 1976 and Sections 260.377 and 260.375(9) of the Missouri Hazardous Waste Management Law 1977 as amended.

There were no unsatisfactory features noted as a result of the inspection. No further response is required from you at this time. Should you have any questions, or wish to confer in this matter, please call Mr. Myers at (314) 822-0101.

Sincerely,

ST. LOUIS REGIONAL OFFICE

Robert S. P. Eck Regional Director

RSPE/GM/mc

R00340523

RCRA RECORDS CENTER



RECEIVE D

HAZANDOUS WASTE PROGRAM MISSOURI DEPARTMENT DE NATURAL RESOURCES

4	
RESOURCE RECOVERY FACIL:	TY GEOCLIST
me of facility: MIDWEST OIL	Date: 6-10-93
1900 WALTON RD	
OVERLAND, MO 63114	
1: RROODT 10. 1.D. 1: AOIAY 10 EPA 1.D. 1: M	100000690803 RR Classification:
cility Representative: DARRY Gettinger	TILLE: SON OF OWNER
cility Status: LQ Cen. WASTE OIL SQ Cen.	· TSD Trans
	Yes No WAITING FOR NEW
a copy of the certification maintained at the facility?	Yes > No C-ERTIF.
this facility meeting the conditions of their certification?	
no, please elaborate.	
	Yes No
sve any major or minor changes been made in the resource recovery operation?	Vac No
ave the changes be approved?	163 163
re any major or minor changes planned?	Yes No
escribe these changes	
ist the vastes that are recovered (Indicate any land-ban wastes):	
. WASTE OIL ONLY DOPR 3.	
1 4	
f applicable, is the facility in compliance with the land-ban regulations?	No
Does the facility generate, market, or burn hazardous waste fuels?	Yes No
If yes, is the facility complying with the hazardous waste fuel regulations?	Yes No
tre wastes accepted from off-site sources?	Yes No
If yes, please complete Section A. If no, proceed to Section B.	
A. MANIFESTS 10 CSR 25-9.010(1)1013.	E. ADDITIONAL OPERATING STANDARDS FOR RI and RZ FACILITIES 10 CSR 25-9.010(1)(E)
1. Shipments from off-site sources monifested. NOT. NEEDED. USE. LOG SHEET	17. Owner/Operator following approved quality control plan
2. Panifesta properly completed by the generator	18. Daily log of hezardous wester received. WASTET DAY, ONWILL
3. Has owner/operator properly dated and signed manifests	19. Daily log of inspections and maintenance
4. Cenarator's manifest copy returned within 30 days	20. Facility plans to continue operation for the next 6 months
5. Parifest discrepancies noted and actions taken to resolve thes	21. If not, facility has provided or vill provide 30 days notice of closure or cassation of operation
7. Time between generator and facility 10 days or less	22. Approved waste analysis plan being followed
8. RECONDICEPING AND REPORTING to CSR 25-9.010(11(6)%, & 5.	23. Records of analyses kept on file
8. Facility meintains a complete written operating record in accordance with()	Piezze describe items such as paremeters of analysis, % of shipment analysed, results of
10 CSR 25-7.265(2)(E)1 and 40 CFR 264.73(b)(1) and (2)	analysis, etc.
9. Facility has subsitted quarterly report from DRR-HF-1	
10. Uhmanifested shipments properly recorded	
11. Facility constructed and operated according to plans	
COMPIG:	•
	Please mark boxes as shown
	(V) In compliance
·	·
D. STONACE 10 CSR 25-9.010(1)(D)6, & 7.	In violation
13. Storage in a secure enclosure. TANK STORAGE.	
14. Storage with proper waste confinement	\sim \sim \sim
15. Underground tanks and impoundments constructed with a look detection system. ()	Inspector's Signature Gay, Myers
16. Describe storage of waste and product at the facility, condition of containers.	Title ESIL
amounts, labeling, segregation, splil prevention, howekeeping, term of storage, etc	
USE LARGE ABOUE GrawD TANKS	orrice SURO



MISSOURI DEPARTMENT OF NATURAL RESOURCES HAZARDOUS WASTE PROGRAM SMALL QUANTITY GENERATOR INSPECTION RECORD AND CHECKLIST

今語が INSPECTION NECOND AI	7.00 mm / 200 mm	0.000.11		E drume\	000
	ACCUMULATE < 1000 Kg (2,200 lbs. or	approximately,	EPA I.D NUMBER	
MIDWEST OIL		6-16	1-93	m000063	290803
DDRESS	RF	NO.		MO I.D. NUMBER	9 E2 0 0
1900 WALTON RD DVERLAND NO 13114				A DI 2	
NUMB	ER OF EMPLOYEES YE	EARS AT SITE		427-0	
ACILITY REPRESENTATIVE(S), TITLE(S)					
ACILITY REPRESENTATIVE (S). TITLE (S) DARRVL GETTINGS	R (SON OF OW	NER)			CONTRACTOR OF THE PARTY OF THE
DESCRIPTION OF THE FACILITY'S OPER	ATIONS AND PLANT				
COLLECTS WASTE DIL A	ROM GENERATO.	RS, Ti	HEM BRO	ought	
to Facility. AcTHE FA					TER.
THE RECLAIMED OIL	IS STORED TO	ABOUT	- GROUND	TANK	
UNTIC IT IS SOLD.	The terms Ste	FAM? KS	Conden	sed an	d
discHARGED INTO A					
× 2					
	2				
WACTE STOEAMS					
DESCRIBE EACH WASTE INCLUDING THE PROD	STREAM GENERATED DUCTION PROCESS		GENERATION RATE	EPA ID NUMBER	DISPOSITION
			1000 + 11	2 20	Rechained
1. WASTE OIL			1000+Kg	D578	Necrement
ONCE THE WASTE OIL RE	ACHES MIDWEST	A			
MANIFEST IS GENERATED	. THE MANIFES:	TSHOW)			
2. EARL'S DRAINLOIC AS G	ENERATOR AND A	10WES	<i></i>		
OIL AS the TSDE.			6		
3.					
4.	•				
				 	+
5.	•				1
CHECK ALL THAT APPLY (Specify if p	oossible)				
☐ NPDES Permit ☐ Lead	d/Acid Batteries	☐ POTW			
☐ Septic Tank ☐ H.W	. Burner/Blender/Marketer		/aste Landfill		
☐ Air Permit ☐ Pred	cious Metal Reclamation	⊔ Waste \	Water Pretreatme	ent	

A. GENERAL		然是一个人,不是一个人,不是一个人,不是一个人,不是一个人,不是一个人,不是一个人,不是一个人,不是一个人,不是一个人,不是一个人,不是一个人,不是一个人,不是一个人,不是一个人,不是一个人,不是一个人,不是一个人,不是一个人,不是一个人,不是一个人,不是一个人,不是一个人,不是一个人,不是一个人,不是一个人,不是一个人,不是一个人,不是一个人,不是一个人,不是一
1. Registered as a HW Generator - Section 260.380.1 (1) RSMo and 10	GGR	COMMENTS WASIE OIL ONLY
2. Facility determines if waste is hazardous - 10 CSR 25-5.262(1) incorporating 40 CFR 262.11	GGR	Has generator verity oil for contaminents
3. Utilizes a licensed hazardous waste transporter - Section 260.380 1	GGR	Contaminants
4. Utilizes authorized HW TSD or RR facility Section 260.380.1(7) RSMo	GGR	
5. Facility does not operate as a TSD - Section 260.390(1) RSMo	GGR	
PART 1: WALK-THROUG	GH IN	SPECTION
B. PRETRANSPORT, CONTAINERIZATION & STORAGE	17 (19) 14. (19)	
1. Storage does not exceed 180 days (270 days if transported > 200 miles) - 10 CSR 25-5.262(1) incorporating 40 CFR 262.34(e)	GSQ	COMMENTS
2. Containers in good condition - 10 CSR 25-5.262(1) incorporating 40 CFR 262.34(d)(2) referencing 40 CFR 265.171	GPT	
3. Waste compatible with container - 10 CSR 25-5.262(1) incorporating 40 CFR 262.34(d)(2) referencing 40 CFR 265.172	GPT	
4. Containers closed in storage - 10 CSR 25-5.262(1) incorporating 40 CFR 262.34(d)(2) referencing 40 CFR 265.173(a)	GPT	
5. Containers storing incompatible waste separated or protected from each other by a dike, berm or wall - 10 CSR 25-5.262(1) incorporating 40 CFR 262.34(d)(2) referencing 40 CFR 265.177(c)	GPT	DOES NOT STORE ANY HW, EXCEPT WASTE DIL, ONSITE
6. Containers of ignitable or reactive waste stored > 50 ft. from property line (or meet requirements) - 10 CSR 25-5.262 (2)(C)5. referencing 40 CFR 265.176 as amended by 10 CSR 25-7.265 (2)(I)3.	GOR	EXCEPT WASTE DIL, ONSITE
7. Waste packaged/labeled/marked per DOT during entire on-site storage period - 10 CSR 25-5.262 (2)(C)1.	GOR	
8. Date of accumulation marked on containers - 10 CSR 25-5.262(1) incorporating 40 CFR 262.34(d)(4) referencing 40 CFR 262.34(a)(2)	GPT	
9. Containers protected from contact with accumulated liquids - 10 CSR 25-5.262(2)(C)2.B.(II)	GOR	
10. Containers clearly marked "hazardous waste" - 10 CSR 25-5.262(I) incorporating 40 CFR 262.34(d)(4) referencing 40 CFR 262.34(a)(3)	GPT	
11. Facility inspected and maintained (weekly) - 10 CSR 25 5.262(2)(C)2.A.(II)	GPT	
12. Daily inspection of areas subject to spills, ie. waste handling areas - 10 CSR 25-5.262(2)(C)2.A.(II)	GOF	3
13. Adequate aisle space is available - 10 CSR 25-5.262(1) incorporating 40 CFR 262.34(d)(4) referencing 40 CFR 265.35	GP1	
14. Placards available for transporter - 10 CSR 25-5.262(1) incorporating 40 CFR 262.33	g GP1	T
15. "No Smoking" signs conspicuously placed by ignitable or reactive wastes - 10 CSR 25-5.262(2)(C)2.D.(II)	e GOI	R USES ABOUT Ground TANKS
16. Vaste oil containers in good condition, labeled and closed - 10 CSI 25-11.010(3)(C)		R
C. SATELLITE ACCUMULATION		COMMENTS
Containers kept closed - 10 CSR 25-5.262(1) incorporating 40 CF 262.34(c)(1)(i) referencing 40 CFR 265.173	-	COMMENTS
CFR 262.34(c)(1)(i) referencing 40 CFR 265.471	GP GP	T
3 Waste compatible with container 10 CSR 25-5.262(1) incorporation 40 CFR 262.34(c)(1)(i) referencing 40 CFR 265.172	g GP	T V/X
Quantities accumulated not exceeding 55 gal. (1 quart of acutel hazardous wastes) - 10 CSR 25-5 262(1) incorporating 40 CFR 262.34(c)(1)	ig GP	рт
5. D Satellite containers go to storage within 3 days of filing - 10 CS 25-5.262(1) incorporating 40 CFR 262.34(c)3.	GF GF	PT
6. Container marked identifying contents & beginning date - 10 CSR 2 5.262(2)(C)3.	⁵⁻ GC	
MO 780-0798 (6-92)		SQG PAGE 2

					-	
7.		Stored in satellite areas less tha	n 1 year - 10 CSR 25-5.26	62(2)(C)3.	GOR	COMMENTS
	- Y - Mar	EPAREDNESS AND PREVE	NTION AND EMERGE	NCY PROCE	DUR	IES TO THE STATE OF THE STATE O
1.	K	Facility operated and maintain emergency - 10 CSR 25-5.262(referencing 40 CFR 265.31	ed to minimize the pos	sibility of an	GPT	COMMENTS
2.	Þ	Adequate and proper spill c equipment available (fire blanke and properly tested and maintain 40 CFR 262.34 (d)(4) referencir	its, respirators, SCBA, abs ned - 10 CSR 25-5.262 (1)	incorporating	GPT	
3	X	Adequate water supply and fire (incorporating 40 CFR 262.34(d)	control equipment - 10 CS (4) referencing 40 CFR 2	SR 25-5.262(1) 65.32(d)	GPT	
4	X	Communication and emergence 10 CSR 25-5.262(1) incorporation CFR 265.33	cy equipment tested and ng 40 CFR 262.34(d)(4) r	maintained - eferencing 40	GPT	
5	. 🗘	Emergency coordinator's name - 10 CSR 25-5.262(1) incorpora	and phone number poste ting 40 CFR 262.34(d)(5)	ed near phone (ii)	GSQ	
6	. X	Telephone number of fire dep \25-5.262(1) incorporating 40 Cl	partment posted near pho FR 262.34(d)(5)(ii)	one - 10 CSR	GSQ	
7	. \	Location of fire extinguisher at phone - 10 CSR 25-5.262(1) inc	nd spill control equipmer corporating 40 CFR 262.3	nt posted near 4(d)(5)(ii)	GSQ	
8	3. 🗓	Employees familiar with waste - 10 CSR 25-5.262(1) incorpora	iting 40 CFR 262.34(d)(5)	(iii)	GSQ	
Ş	e. K	Device in the hazardous waste emergency assistance - 10 C 262.34(d)(4) referencing 40 CF	SR 25-5.262 (1) incorpo	of summoning rating 40 CFR	GPT	
	1	Telephone or two-way radio of fire or police dept 10 40 CFR 262.34(d)(4) referencir	CSR 25-5.262 (1) i	nmoning local incorporating	GPT	A CONTRACTOR OF THE PARTY OF TH
	: S	QG TANKS				
		TANK DESIGNATION	CONTENTS	CAPAC	ΙΤΥ	CONTAINMENT AGE
	1.					
	2.					
	3.					
	1. [Uncovered tanks have 2 ft. fre 25-5.262(1) incorporating 40 265.201(b)(3)	eboard or containment s CFR 262.34(d)(3) refere	ystem - 10 CSR encing 40 CFR	GPT	COMMENTS
2. Continuously fed tanks equipped with a feed cul-off system or a prope by-pass system - 10 CSR 25-5.262(1) incorporating 40 CFR 262.34(d)(3 referencing 40 CFR 265.201(b)(4)				GPT		
3. Waste and/or treatment method is compatible with tank - 10 CSR 25 5.262(1) incorporating 40 CFR 262.34(d)(3) referencing 40 CFF 265.201(b)(2)			GP1	TANKS WERE CABELED II WASTERING		
	4. Incompatible wastes not placed in same tank - 10 CSR 25-5.262(1 incorporating 40 CFR 262.34(d)(3) referencing 40 CFR 265.201(f)			GP-	(rec)	
	5.	Ignitable or reactive wastes i ignition or reaction - 10 C 262.34(d)(3) referencing 40 C	OSR 25-5.262(1) incorpo			OT.
6. Ignitable or reactive wastes in covered tanks treated/stored i accordance with NFPA's buffer zone requirements - 10 CSR 25-5.262(1 incorporating 40 CFR 262.34(d)(3) referencing 40 CFR 265.201(e)(2)) GP	PT		
	7. Volatiles with vapor pressure > 78 mm Hg @ 25° C not placed to open tanks - 10 CSR 25-5.262(2)(C)2.D.(I)			n GO	OR .	
8. Wastes and residues removed from tank and equipment, and handle properly upon closure - 10 CSR 25-5.262(1) incorporating 40 CFR 262.34(d)(3) referencing 40 CFR 265.201(d)			d GP	PT		
		Tanks are clearly labeled or 5.262(1) incorporating 40 262.34(a)(3).	marked "Hazardous Was	te" - 10 CSR 25	S- R GP	РТ

10.	freeboard each opera	eed cut off, bypass system, monitoring data and iting day - 10 CSR 25-5.262(1) incorporating 40 erencing 40 CFR 265 201(c)	GPT	COMMENTS
11.	and general area for le incorporating 40 CFR	confinement structure, construction materials aks, corrosion or discharges - 10 CSR 25-5.262(1) 262.34(d)(3) referencing 40 CFR 265.201(c)5	GPT	
12. 🗌	Waste oil tanks in go	ood condition, labeled and closed - 10 CSR 25-	GOR	
		PART 2: RECORI	OS INS	SPECTION
E NI	ANIFESTS			
And the second second	Pacility uses manifes	t system or wastes reclaimed under contractual 1(6) RSMo, and 10 CSR 25-5.262(2)(B)	GMR	COMMENTS USE LOG & manifest
2.	Generator maintains 10 CSR 25-5.262(1) ir	a copy of the contractual agreement on-site - ncorporating 40 CFR 262.20(e)(2)	GMR	HAS Confacts onste
3. 4	Records maintained to incorporating 40 CFF	for a 3-year period - 10 CSR 25-5.262(1) R 262.40(a)	GRR	
4.	Generator's MO & EF	PA I.D. Numbers - 10 CSR 25-5.262(2)(B)	GOR	3
5. 4	25-5.262(2)(B)2.A	ID and consecutive shipment numbers - 10 CSR		3
6. X	5.262(2)(B)1.	address and phone number - 10 CSR 25		7
7.10	1.D.#'s - 10 CSR 25-5			R
8.	\25-5.262(2)(B)1.	ame, address, phone, MO & EPA I.D. #, - 10 CSF		
9.	DOT shipping name - 10 CSR 25-5.262(2)	, Hazard Class and waste I.D. # (RQ - if required)(8)2.) _{GMR}	R
10	Containers, quantity 5.262(2)(B)2.	y and specific gravity designated - 10 CSR 25	-	
11.		dated - 10 CSR 25-5.262(2)(B)1.	GMP	R
12,	25-5.262(2)(B)4.A	ests have all required MO information - 10 CS	\perp	
13. L	Manifest continuation	on sheets are not used - 10 CSR 25-5.262(2)(B)1	GOF	<u>R</u>
LX	45 days - 10 CSR 25			
15. 2	(- 10 CSR 25-5.262(2			PR .
16.	s restricted from 1 40 CFR 268.7(a)	es knowledge of waste to determine if the wast and disposal - 10 CSR 25-7.268(1) incorporation	ig GLL	В
17/	Hishipment under a 1	ation/certification sent with manifests or with 1 tolling agreement & retained on-site for 5 years incorporating 40 CFR 268.7(a)	st GLE	В
18.	Moumber, correspon	cation includes correct EPA Hazardous Was nding treatment standards, manifest number, at - 10 CSR 25-7.268(1) incorporating 40 CFR 268.7(a)	
G.	PREPAREDNESS A	ND PREVENTION		
1.	Arrangements with	local emergency agencies - 10 CSR 25-5.262(FR 262.34(d)(4) referencing 40 CFR 265.37	1) GP	COMMENTS
2.	Emergency coording incorporating 40 C	nator(s) on premise or on call - 10 CSR 25-5.262(FR 262.34(d)(5)(i)	(1) GS(SQ
H.	WASTE OIL		-Toke 1.42	
2	10 CSR 25-11.010		THE MALE	COMMENTS
5/	waste - 10 CSR 25-		统一类	도 등 등 등 등 등 등 등 등 등 등 등 등 등 등 등 등 등 등 등
3/	Registered as was 11.010(2)(A)	te oil generator if gen./accum. 220 lb 10 CSR 2	²⁵⁻ GO	OR
4.	Written waste oil c	contract maintained - 10 CSR 25-11.010(4)(C)	-	OR
	Uses a licensed tra	ansporter and receiving facility - 10 CSR 25-11.010	(4) GC	OR SOG PAGE 4
WO /	55 5156 10 321			

SOG PAGE 4 OF 5

RESOUR COVERY	5.432 B	COMMENTS			
RR certification for energy recovery or reclamation of waste oil of hazardous waste on-site - 10 CSR 25-9.020(1)(A)3.	GOR	COMMENIS			
mazardoda maste dirante do Colo de Social (Misson Mazardoda)					
Still bottoms or RR residues disposed of properly - Section 260.380.1(5)					
RSMO NONE GENERATED	GOR				
3. Facility is classified as U R1, or R2 accurately - 10 CSR 25-9.020(3)(A).	Described.				
3. V Facility is classified as d. RT, of R2 accurately - 10 Con 25-5.025(0)(11).	GOR				
4. Facility meets the operating conditions of certification - 10 CSR 25-	GOR				
9.020(3).					
5. 4 Facility has submitted a written request and received approval from					
the DNR for all changes in operation including closure -	GOR	•			
10 CSR 25-9.020(3)(E)1 and 2.					
6. Facility report submitted to DNR quarterly - 10 CSR 25-9.020(3)(E)6. referencing 10 CSR 25-7.264(2)(E)3.	GOR				
Telefericing to don't 20 7.25 ((2)(2)5.					
7. Facility maintains a complete written operating record - 10 CSR 25-	COR				
0.020(3)(E)5. referencing 40 CFR 264.73(b)(1) and (2) as modified by 10 CSR 25-7.264(2)(E)2.	GOR				
Facility has notified EPA and the state that it qualifies for a small					
quantity on-site burner exemption or has interim status or a permit	I GOR				
if it burns hazardous waste on-site - 10 CSR 25-7.266(1) incorporating 40 CFR 266.108 and 40 CFR 266.103.					
CHECKLIST KEY					
Check the 🗹 if in compliance.					
Circle the (if not in compliance and provide comment.					
N/A = Not Applicable					
A shaded item is a serious deviation from the requirements (Class I					
An unshaded item is a significant deviation from the requirements (Class I	Il violation unless conditions warrant Class I)			
COMMENTS: INCLUDE DISCUSSION OF FACILITY'S WASTE MINIMIZATION PLAN	1				
	C 1—	- 011			
- FACILITY ONLY HANDLES WASTE OIL.					
- MIDWEST HAS SEVERAL OLD STORAGE TANKS, TRAILETLS,					
È EMPTY 55-gallon DRUMS.					
- THE FACILITY IS IN THE PROCESS OF REMOVING					
THE OLD TANKS & Trailers under the direction					
of the "City of Overland"!					
INSPECTOR'S SIGNATURE		DATE			
Jan Myers		6-10-93			
MO 780-0798 (6-92)		SQG PAGES			
L. L. L.					

SOG PAGE 5 OF 5

MEL CARNAHAN Governor



DAVID A. SHORR

STATE OF MISSOURI DEPARTMENT OF NATURAL RESOURCES

DIVISION OF ENVIRONMENTAL QUALITY P.O. Box 176 Jefferson City, MO 65102

RECEIVED

APR 0 1 1993

PRMT SECTION

March 23, 1993

Mr. Glen Gettinger Midwest Oil Refining Company 1900 Walton Rd. St. Louis, MO 63114

RE: Extension of Resource Recovery Activities RR0007

Dear Mr. Gettinger:

Please consider this letter as an approval to continue resource recovery operations in accordance with, and only under the terms of your previous certification, RR0007, until your renewal application is acted upon by the department.

This temporary approval to operate the resource recovery facility shall be effective for an additional sixty (60) days from the date of this letter or until your renewal application has been issued, whichever occurs first. If the renewal application is not acted upon by the department on or before this date, then Midwest Oil Refining Company must resubmit a written request for an extension of resource recovery activities beyond this sixty (60) day extension period. Please be aware that your facility must comply with all applicable laws and regulations during the extension period.

If you have any questions regarding this matter, please contact Mr. Wane C. Roberts with the Permits Section at (314) 751-3176.

Sincerely,

HAZARDOUS WASTE PROGRAM

Daniel M. Tschirgi, P.E. Chief, Permits Section

RO0340522 RCRA RECORDS CENTER

DMT:wrs

c: Lynn Harrington, P.E., U.S. EPA Region VII St. Louis Regional Office

Recycled paper

DOCUMENT #

JOHN ASHCROFT Governor



Ron Kucera, Acting

STATE OF MISSOURI DEPARTMENT OF NATURAL RESOURCES

DIVISION OF ENVIRONMENTAL QUALITY

December 23, 1992

P.O. Box 176 Jefferson City, MO 65102

Mr. Glen Gettinger Midwest Oil Refining Company 1900 Walton Rd. St. Louis, MO 63114

RE: Extension of Resource Recovery Activities RR0007

Dear Mr. Gettinger:

Please consider this letter as an approval to continue resource recovery operations in accordance with, and only under the terms of your previous certification, RR0007, until your renewal application is acted upon by the department.

This temporary approval to operate the resource recovery facility shall be effective for an additional ninety (90) days from the date of this letter or until your renewal application has been issued, whichever occurs first. If the renewal application is not acted upon by the department on or before this date, then Midwest Oil Refining Company must resubmit a written request for an extension of resource recovery activities beyond this ninety (90) day extension period. Please be aware that your facility must comply with all applicable laws and regulations during the extension period.

If you have any questions regarding this matter, please contact Mr. Wane C. Roberts in the Hazardous Waste Permits Section at (314) 751-3176.

Sincerely,

HAZARDOUS WASTE PROGRAM

Daniel M. Tschirgi, P.E. Chief, Permits Section

RO0340521 RCRA RECORDS CENTER

DMT:wrs

c: Mr. Lynn Harrington, U.S. EPA Region VII

St. Louis Regional Office



